Rejected Adopted

COMMITTEE REPORT

YES: 12 NO: 0

MR. SPEAKER:

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Your Committee on <u>Financial Institutions</u>, to which was referred <u>House Bill</u> 1679 , has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

> Delete everything after the enacting clause and insert the following: 2 SECTION 1. IC 32-28-3-1, AS AMENDED BY P.L.101-2002, 3 SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE 4 JULY 1, 2003]: Sec. 1. (a) A contractor, a subcontractor, a mechanic, 5 a lessor leasing construction and other equipment and tools, whether or 6 not an operator is also provided by the lessor, a journeyman, a laborer, 7 or any other person performing labor or furnishing materials or 8 machinery, including the leasing of equipment or tools, for: 9 (1) the erection, alteration, repair, or removal of:

(A) a house, mill, manufactory, or other building; or (B) a bridge, reservoir, system of waterworks, or other

11 12 structure; or

13 (2) the construction, alteration, repair, or removal of a walk or 14 sidewalk located on the land or bordering the land, a stile, a well, 15 a drain, a drainage ditch, a sewer, or a cistern; or

16 (3) any other earth moving operation;

1	may have a lien as set forth in this section.
2	(b) A person described in subsection (a) may have a lien separately
3	or jointly upon the:
4	(1) house, mill, manufactory, or other building, bridge, reservoir,
5	system of waterworks, or other structure, sidewalk, walk, stile,
6	well, drain, drainage ditch, sewer, cistern, or earth:
7	(A) that the person erected, altered, repaired, moved, or
8	removed; or
9	(B) for which the person furnished materials or machinery of
10	any description; and
11	(2) on the interest of the owner of the lot or parcel of land:
12	(A) on which the structure or improvement stands; or
13	(B) with which the structure or improvement is connected;
14	to the extent of the value of any labor done or the material furnished,
15	or both, including any use of the leased equipment and tools.
16	(c) All claims for wages of mechanics and laborers employed in or
17	about a shop, mill, wareroom, storeroom, manufactory or structure,
18	bridge, reservoir, system of waterworks or other structure, sidewalk,
19	walk, stile, well, drain, drainage ditch, cistern, or any other earth
20	moving operation shall be a lien on all the:
21	(1) machinery;
22	(2) tools;
23	(3) stock;
24	(4) material; or
25	(5) finished or unfinished work;
26	located in or about the shop, mill, wareroom, storeroom, manufactory
27	or other building, bridge, reservoir, system of waterworks, or other
28	structure, sidewalk, walk, stile, well, drain, drainage ditch, sewer,
29	cistern, or earth used in a business.
30	(d) If the person, firm, limited liability company, or corporation
31	described in subsection (a) is in failing circumstances, the claims
32	described in this section shall be preferred debts whether a claim or
33	notice of lien has been filed.
34	(e) Subject to subsection (f), a contract: for the construction,
35	alteration, or repair of:
36	(1) for the construction, alteration, or repair of a Class 2
37	structure (as defined in IC 22-12-1-5);
20	(2) for the construction alteration or repair of an

1	improvement on the same real estate auxiliary to a Class 2
2	structure (as defined in IC 22-12-1-5); or
3	(3) for the construction, alteration, or repair of property that
4	is:
5	(A) owned, operated, managed, or controlled by a:
6	(i) public utility (as defined in IC 8-1-2-1);
7	(ii) municipally owned utility (as defined in IC 8-1-2-1);
8	(iii) joint agency (as defined in IC 8-1-2.2-2);
9	(iv) rural electric membership corporation formed under
10	IC 8-1-13-4;
11	(v) rural telephone cooperative corporation formed under
12	IC 8-1-17; or
13	(vi) not-for-profit utility (as defined in IC 8-1-2-125);
14	regulated under IC 8; and
15	(B) intended to be used and useful for the production,
16	transmission, delivery, or furnishing of heat, light, water,
17	telecommunications services, or power to the public; or
18	(4) to prepare property for Class 2 residential construction;
19	may include a provision or stipulation in the contract of the owner and
20	principal contractor that a lien may not attach to the real estate,
21	building, structure or any other improvement of the owner.
22	(f) A contract containing a provision or stipulation described in
23	subsection (e) must meet the requirements of this subsection to be valid
24	against subcontractors, mechanics, journeymen, laborers, or persons
25	performing labor upon or furnishing materials or machinery for the
26	property or improvement of the owner. The contract must:
27	(1) be in writing;
28	(2) contain specific reference by legal description of the real
29	estate to be improved;
30	(3) be acknowledged as provided in the case of deeds; and
31	(4) be filed and recorded in the recorder's office of the county in
32	which the real estate, building, structure, or other improvement is
33	situated not more than five (5) days after the date of execution of
34	the contract.
35	A contract containing a provision or stipulation described in subsection
36	(e) does not affect a lien for labor, material, or machinery supplied
37	before the filing of the contract with the recorder.
38	(g) Upon the filing of a contract under subsection (f) the recorder

1	shall:
2	(1) record the contract at length in the order of the time it was
3	received in books provided by the recorder for that purpose;
4	(2) index the contract in the name of the:
5	(A) contractor; and
6	(B) owner;
7	in books kept for that purpose; and
8	(3) collect a fee for recording the contract as is provided for the
9	recording of deeds and mortgages.
0	(h) A person, firm, partnership, limited liability company, or
.1	corporation that sells or furnishes on credit any material, labor, or
2	machinery for the alteration or repair of an owner occupied single or
.3	double family dwelling or the appurtenances or additions to the
4	dwelling to:
.5	(1) a contractor, subcontractor, mechanic; or
6	(2) anyone other than the occupying owner or the owner's legal
7	representative;
8	must furnish to the occupying owner of the parcel of land where the
9	material, labor, or machinery is delivered a written notice of the
20	delivery or work and of the existence of lien rights not later than thirty
21	(30) days after the date of first delivery or labor performed. The
22	furnishing of the notice is a condition precedent to the right of
23	acquiring a lien upon the lot or parcel of land or the improvement on
24	the lot or parcel of land.
25	(i) A person, firm, partnership, limited liability company, or
26	corporation that sells or furnishes on credit material, labor, or
27	machinery for the original construction of a single or double family
28	dwelling for the intended occupancy of the owner upon whose real
29	estate the construction takes place to a contractor, subcontractor,
80	mechanic, or anyone other than the owner or the owner's legal
31	representatives must:
32	(1) furnish the owner of the real estate:
33	(A) as named in the latest entry in the transfer books described
34	in IC 6-1.1-5-4 of the county auditor; or
35	(B) if IC 6-1.1-5-9 applies, as named in the transfer books of
86	the township assessor;
37	with a written notice of the delivery or labor and the existence of
88	lien rights not later than sixty (60) days after the date of the first

1	delivery or labor performed; and
2	(2) file a copy of the written notice in the recorder's office of the
3	county not later than sixty (60) days after the date of the first
4	delivery or labor performed.
5	The furnishing and filing of the notice is a condition precedent to the
6	right of acquiring a lien upon the real estate or upon the improvement
7	constructed on the real estate.
8	(j) A lien for material or labor in original construction does not
9	attach to real estate purchased by an innocent purchaser for value
10	without notice of a single or double family dwelling for occupancy by
11	the purchaser unless notice of intention to hold the lien is recorded
12	under section 3 of this chapter before recording the deed by which the
13	purchaser takes title.
14	SECTION 2. [EFFECTIVE UPON PASSAGE] (a) As used in this
15	SECTION, "committee" refers to the interim study committee on
16	mechanic's liens established by this SECTION.
17	(b) There is established the interim study committee on
18	mechanic's liens. The committee shall study mandatory notice of
19	no lien contracts for residential construction.
20	(c) The committee shall operate under the policies governing
21	study committees adopted by the legislative council.
22	(d) The committee consists of eight (8) members of the general
23	assembly appointed as follows:
24	(1) The speaker of the house of representatives shall appoint
25	four (4) representatives, not more than two (2) of whom are
26	members of the same political party.
27	(2) The president pro tempore of the senate shall appoint four
28	(4) senators, not more than two (2) of whom are members of
29	the same political party.
30	(e) At the time the committee members are appointed, the
31	chairman of the legislative council shall appoint a member of the
32	committee to be chairperson of the committee. A member of the
33	committee serves as chairperson at the pleasure of the appointing
34	authority who appointed the member to the office.
35	(f) If a vacancy occurs on the committee, the vacancy shall be
36	filled by the appointing authority making the original appointment.
37	(g) The affirmative votes of a majority of the voting members

appointed to the committee are required for the committee to take $% \left(-\frac{1}{2}\right) =-\frac{1}{2}\left(-\frac{1}{2}\right) =-\frac{1}{$

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1	action on any measure, including a final report.
2	(h) The committee shall issue a final report before November 1,
3	2003.
4	(i) This SECTION expires November 1, 2003.
5	SECTION 3. An emergency is declared for this act.
	(Reference is to HB 1679 as introduced.)
and when so ame	ended that said bill do pass.
	Representative Bardon